

CERTIFIED FOR PUBLICATION  
IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA  
SECOND APPELLATE DISTRICT  
DIVISION SIX

In re RICHARD G., a Person Coming  
Under the Juvenile Court Law.

2d Juv. No. B209512  
(Super. Ct. No. 2007023623)  
(Ventura County)

THE PEOPLE,

Plaintiff and Respondent,

v.

RICHARD G.,

Defendant and Appellant.

THE COURT:

It is ordered that the opinion filed herein on May 12, 2009, be modified as follows:

On page 8 delete the first sentence of the first full paragraph and insert in its place the following:

Finally; even if we were to assume that there was insufficient evidence to support the detention and that the trial court should have required strict compliance with "*Harvey-Madden*," we still would not order that testimony describing appellant's violent behavior and threatening statements be suppressed.

[No change in Judgment.]

CERTIFIED FOR PUBLICATION.